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The rejection under 35 U.S.C. §102
must be withdrawn.

As already pointed out by Applicant, the *Younger, et al.* reference does not include a display that provides a visual display of determined motor input power settings. The Examiner suggests that the display of *Younger, et al.* is such a display because the input power settings in the *Younger, et al.* reference are the torque values T1 and T2. On page 3 of the Office Action, however, the Examiner contends that the T1 and T2 values are "the manually entered values of motor output." The Examiner cannot have it both ways. Either the values T1 and T2 are going to be interpreted as the "manually entered values of motor output" or they are going to be interpreted as automatically determined motor input power settings based upon entered motor output values. The values T1 and T2 in the *Younger, et al.* reference cannot be both. The Examiner's interpretation of the *Younger, et al.* reference when attempting to manufacture a *prima facie* case of anticipation is, at best, internally inconsistent. Such an interpretation of a reference is not reasonable and does not establish a *prima facie* case of anticipation.

All rejections must be withdrawn. This case is in condition for allowance.

Respectfully submitted,

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CERTIFICATE OF FACSIMILE

I hereby certify that this Request for Reconsideration, relative to Application Serial No. 10/825,059 is being facsimile transmitted to the Patent and Trademark Office (Fax No. (71) 273-8300) on October 15, 2008.

Theresa M. Palmateer